

INTERESTING NEWS ITEMS FROM THE COUNTY SEAT

Superior Court Now In Regular Session

The regular term of Superior Court, which is being presided over by Judge W. L. Small, of Elizabeth City, has disposed of the following cases since Wednesday, April 23, 1930.

Fred A. Talton vs. George W. Langley. An action on a settlement between a landlord and tenant. The plaintiff seeks to recover the sums of \$40.12. The issues and verdict are as follows: 1. What amount if any is the defendant indebted to the plaintiff? Ans. \$40.12. 2. What was the value of the property seized by the sheriff on Dec. 27, 1928? Ans. \$40.12. 3. Did defendant unlawfully detain possession of property as alleged? Ans. Yes. 4. In what amount is the plaintiff entitled to recover of said wrongful detention? Ans. \$40.12. 5. Is the plaintiff the owner of and entitled to the possession of the property levied on and taken by claim and delivery by the sheriff as alleged? Ans. Yes.

Zebulon Supply Co. vs. Will L. Fowler. An appeal from Justice's Court. The issues and verdict are as follows: 1. In what amount is the defendant indebted to the plaintiff? Ans. \$27.07 with interest.

H. A. Capps vs. A. A. Powell. Judgment of non-suit taxing plaintiff with cost of the action.

Citizens and Southern National Bank vs. Isaac Woodruff. An order on motion of O. N. Lonace. Plaintiff was called and failed whereupon judgment of non-suit was ordered taxing plaintiff with cost.

Garland Barnes vs. Richard Barnes. The plaintiff was called and failed. Judgment of non-suit taxing plaintiff with cost.

Pilot Shoe Co. vs. S. W. Brown, B. T. Barbour, trading as Brown and Barbour. Judgment confirming a former report of a referee in this cause in which it was found that the plaintiff will recover nothing and the defendants will pay the cost.

Barnes Harrell Co. vs. O. T. Surles and Jesse Surles, trading as O. T. Surles and Co. The plaintiff was called and failed. Judgment of non-suit taxing plaintiff with cost.

Willie Wallace vs. Wilbur Horton and L. D. Parker. Consent judgment in favor of the plaintiff and defendant declaring the property seized in claim and delivery to be the property of Willie Wallace, who is entitled to the possession thereof. Defendant will pay cost.

Minnie Hodges vs. Walker Crech. Judgment. It is ascertained that Walter Crech is dead and the action is dismissed at cost of plaintiff.

North Carolina Ex. Rel. Mrs. Mourning Jackson, next friend, Selma Jackson, Lillian Jackson, Thomas Jackson, Ruby Jackson, and Marvin Jackson vs. L. W. Jackson, admr. H. M. Jackson and the U. S. Fidelity and Guaranty Company. Upon reading the pleadings in this action the court is of the opinion that the case should be referred and it was referred to Ed F. Ward under the statutes.

G. C. Hinton vs. L. M. Howell, and Ella Howell. An action on account. This case was tried in Justice's Court where judgment was rendered in favor of plaintiff and the defendants appealed to Superior Court, the issue and verdict are as follows: 1. In what amount, if any, are the defendants indebted to the plaintiff? Ans. \$33.12 with interest from June 8, 1926.

Vera Smith and Alma Smith vs. W. J. Stallings and wife, Martha Stallings. An action on account. This case was first tried in Justice's Court, where judgment was rendered in favor of plaintiff. The defendants appealed to Superior Court. The case is contested. The issue and verdict are as follows: 1. In what amount, if any, are defendants indebted to the plaintiff? Ans. \$14.91 with interest to date from Dec. 1, 1926.

Farmers Agricultural Corp., Inc. vs. Jenkins Johnson. The plaintiff brings this action to recover the sum of \$662.43 with interest from Jan. 15, 1929.

A. F. Holt and N. C. Holt, trading as A. F. Holt and Sons vs. J. W. Boyette and wife Mrs. J. W. Boyette. Consent judgment in favor of the plaintiff vs. defendants in the sum of \$1150.00 and the cost of the action. Execution not to issue on judgment before October 15, 1930.

M. C. Hooks vs. Central Oil and Fertilizer Co. Order on motion of defendant for filing written pleadings. Plaintiff is allowed 30 days in which to file his complaint and defendant is allowed 30 days thereafter in which to file his answer.

L. J. Williams vs. Central Oil and Fertilizer Co. An order filing writ-

ten pleadings. Plaintiff allowed 30 days in which to file his complaint and defendant allowed 30 days thereafter in which to file his answer.

Christine Pollard vs. Archie Pollard. An action for absolute divorce. It is uncontested. The plaintiff charges the 5 years old statute as a ground for this divorce. 1. Were the plaintiff and defendants married as alleged in the complaint? Ans. Yes. 2. Has the plaintiff been a resident of the State of North Carolina two years prior to the commencement of this action? Ans. Yes. 3. Has the plaintiff lived separate and apart from the defendant for a period of five years prior to the commencement of this action? Ans. Yes. 4. Is the plaintiff the aggrieved party? Ans. Yes.

Parlia Hudson vs. Martha A. Weaver, and Isaac Cole. Order relieving Joshua Pope as receiver of the property described in the pleadings and appointing Willie H. Weaver receiver in his stead.

State of North Carolina Ex. R-l. Dohm Manning, administrator of I. D. Manning, deceased, and the United States Fidelity and Guaranty Company. Defendants consent judgment in favor of the plaintiff vs. defendants in the sum of \$1400.00 and cost to be taxed by the clerk.

Will H. Lassiter vs. C. A. Whitehead et al. The counsel for the defendant is allowed to withdraw from the case. The case is put to trial in absence of the defendant and without any counsel for the defendant. The issue and verdict are as follows: 1. In what amount, if any, are the defendants indebted to the plaintiff? Ans. \$1317.64.

J. B. Barefoot vs. W. F. McLamb and Victoria McLamb. Judgment for plaintiff vs. defendant in the sum of \$100.00 with interest from May 31, 1928 and cost.

Stephenson Motor Co. vs. Westbrook Strickland. An action on account. James Raynor is allowed to withdraw from counsel for the defendant. The issues and verdict are as follows: 1. In what amount if any is defendant indebted to plaintiff? Ans. \$290.60 with interest from Dec. 30, 1929. 2. What was the value of the Chevrolet car at the time of delivery and sale by the plaintiff? Ans. \$175.00.

J. Q. Beasley vs. A. B. Hudson, Iva B. Raynor, executrix of Ransom Raynor, deceased, and A. E. Surles. An action on account. The issue and verdict are as follows: 1. Are the defendants indebted to the plaintiff, and if so, in what amount? Ans. \$500.00 with interest from Jan. 1, 1926. Execution will not issue on judgment before Oct. 1, 1930.

A. M. Kirk and Paul Kirk, trading as A. M. Kirk and Sons, vs. E. L. Johnson. An action on an account for goods sold and delivered. The issue and verdict are as follows: 1. What amount is the defendant, E. L. Johnson indebted to the plaintiff? Ans. \$200.00 with interest from March 7, 1926.

A. W. Hodges vs. W. E. Strickland. Consent judgment by which plaintiff will recover of the defendant the sum of \$175.00 with interest from February, 1925. Execution will not issue until after Oct. 1, 1930.

Shepherd Langdon vs. W. T. Lee and J. B. Adams, administrator, et al. D. B. Adams, deceased and C. C. Canaday, trustee. Order directing continuation of restraining order heretofore issued in this cause by Hon. M. V. Barnhill be continued until April 25, 1930.

Viola Tonkins vs. Home Security Co. Action on an insurance policy, the amount involved being \$450.00. When the plaintiff had rested her case, a compromise was effected and the case did not go to the jury.

John O. Benson vs. Isadore Benson. The plaintiff brought this action to obtain an absolute divorce from the defendant, charging 5 years separation. The issue and verdict are as follows: 1. Was the plaintiff at the time of the institution of this action and for two years prior thereto a citizen of Johnston County, North Carolina? Ans. Yes. 2. Was the plaintiff and the defendant married as alleged in the complaint? Ans. Yes. 3. Did the defendant desert the plaintiff without cause and has lived separate and apart from him five years next preceding the institution of this claim? Ans. Yes. The plaintiff is therefore given divorce absolute on payment of cost of the action.

Mrs. Jesse Thurston vs. Atlantic Coast Line Railroad Co. The plaintiff brings this action to recover for personal and property injuries sustained in a railroad accident in Dunn, N. C. during May, 1928.

HEARD AROUND THE COURT HOUSE

Judge John J. Parker, one of the best qualified men in the country, has been named by President Hoover for Associate Justice of the U. S. Supreme Court. His nomination is now before the U. S. Senate for confirmation, and a combination of bolsheviks, labor leaders and negroes are doing all in their power to defeat him. Judge Parker seems to have the support of about all the newspapers in North Carolina, with possible exceptions of the Raleigh News and Observer and a negro paper published at Durham.

Both U. S. Senators and all fair-minded Democrats and Republicans everywhere who are fully informed as to the facts in the case seem to be in favor of his confirmation. Judge Parker has the loyal support of a great many members of the labor organizations; and not all negro leaders are against him; but those who are lined up with the bolshevik organization in its fight on Judge Parker are making a big noise and are doing all in their power trying to scare those U. S. Senators who are inclined to give Judge Parker their support. One negro organization has, it is alleged, resorted to theft of papers; and the circulation of falsehoods in its efforts to bring about his defeat.

Bolshevism has already destroyed the Russian government, and brought ruin to that country. This was shown in the English protest against the war on religion in Soviet Russia, an account of which was published in The Johnstorian-Sun last week.

Twelve years ago the bolshevik party got control of the Russian Government and set up there a violent form of communism. After killing thousands of those who had held offices in Russia, they took all the land and other property from the rightful owners and this caused many thousands of people to die from starvation.

In some sections of Russia practically all the people would have died had it not been for the charity of the people of the United States, and other nations, who sent food to Russia by shiploads and distributed it to the poor starving inhabitants. Now, the rulers of Russia are destroying the churches and killing the ministers and other religious teachers, and they are now teaching all children in the schools that there is no God.

Russia is spending millions of dollars every year in spreading propaganda and trying to undermine and overthrow the governments of other countries. Their agents are scattered all over the United States and are stirring up trouble wherever they can.

The Bolshevists are doing all they can to defeat Judge Parker in the U. S. Senate probably hoping for one man to be appointed who would be more friendly to their devilish cause.

It looks like the devil has taken over Russia for his earthly headquarters, and that he is sending out his agents from there to all other nations seeking whom he may devour. It seems that the best thing that could be done in all other countries would be to arrest and return to Russia all the agents and teachers of Bolshevism, and then keep them in Russia. The Bolshevist organization is probably spending considerable money in its efforts to defeat Judge Parker.

If any of the people of Smithfield or of Johnston County are opposed to the confirmation of Judge Parker they are evidently keeping very quiet.

The Johnston County Republican Convention is just two weeks off. If anybody has a candidate that they are anxious to have nominated on the 16th they should let the people know about it in time for the matter to be given due consideration by the voters. Why not use the columns of The Johnstorian-Sun to air your views?

The Johnston County News, printed at Benson, is out with an estimate of 500 Democratic majority in Johnston County. One citizen after reading the article, was heard to remark that he was surprised to see Mr. Benton's estimate below two thousand majority, and that the fact he had placed it at only 500 made it a hopeless case this year for the Democrats in Johnston County.

It is expected that a large crowd will attend the Republican County Nominating Convention to be held in the Court House on the 16th instant. There is some talk of hav-

HOSPITAL NEWS

Mrs. Lynn Pilkinton was able to return to her home Sunday after a stay of over a week in the Johnston County Hospital.

Mr. Melvin Denning of Clayton, N. C., who was brought to the Johnston County Hospital Sunday, April 20, 1930, as the result of a gun shot wound in the leg, is improving and will probably be able to go home by the last of the week.

Mr. Andrew Jackson of Smithfield, Route 1, was brought to the Johnston County Hospital, April 20, 1930, for treatments. He was able to return home Tuesday, April 28, 1930.

Mrs. C. B. Waddell, of Selma, was brought to the Johnston County Hospital Tuesday, April 22, 1930. She underwent a very serious operation and is improving.

Mrs. D. F. Ingram, of near Princeton, is taking treatments in the Johnston County Hospital.

Messrs. James Parrish and C. N. Lancaster, of Clayton, were brought to the Johnston County Hospital last Thursday night as a result of an automobile accident. They were able to return to their homes the last of the week.

Miss Eunice Boney of Smithfield, underwent an operation for appendicitis Thursday night, April 24, 1930, and is on her way to recovery.

Mr. Bennie Grant of the Brogden section, who was brought to the Johnston County Hospital Monday, April 23, 1930, was able to return home Tuesday morning last after taking treatments.

Dr. F. M. Aycock of Princeton, N. C., underwent an operation for appendicitis Sunday April 27, 1930, and is getting along fine.

Mrs. Arrie Kirkman of Swansboro, formerly of the Glendale section, who is taking treatments in the Johnston County Hospital is improving.

MR. LOUIS COHEN DIES

Mr. Louis Cohen, who was well known to the people of Johnston County, died at his home in Raleigh last Sunday night at the age of 71 years.

The deceased is survived by his wife, who before her marriage was Miss Hattie Harris of Mt. Olive, N. C. He is also survived by his mother, his sister, Mrs. William Goldberg of Brooklyn, New York, and two brothers, Maurice Cohen of New York and Hyman Cohen of Newbern, N. C.

After the funeral services, which were held at Brown's Funeral Home Monday afternoon, the deceased was buried in Oakwood Cemetery. Rabbi Froum of Goldsboro conducted the services.

MADE 'EM RECOGNIZE SAMPSON

Last Thursday, a short while before the state Republican convention was called to order, a number of Sampson county gentlemen, among whom was Connor Kennedy, started down Trade street in Charlotte upon leaving their hotel for the auditorium in which the convention was to be held. As usual, vehicles were hurrying up and down the thoroughfare. There was a discussion as to how long it would be necessary to wait before the party could get across the street.

"Wait? Not at all. I'll show you," said Mr. Kennedy.

"Hey, you!" to a motorcycle cop, sitting on his machine at the edge of the sidewalk. "Hold up that crowd. This is the Sampson county delegation, and we want to go across."

"Yes, sir," said the cop. And he jumped off his motorcycle, stepped to the middle of the street, extended his arms straight out and held up traffic until the Sampsonians could walk to the other side of the street.

John Blainey says Connor exclaimed, "He knew who we were!"—The Sampson News.

Success in raising beef calves for market depends largely on the start they get. Up to weaning time, calves need only a small amount of feed, other than milk, but they should learn to eat some grain and hay so they will not lose flesh during weaning. Calves intended for baby beef should be started on a little grain when from 4 to 6 weeks old. A mixture of equal parts, by weight, of shelled corn, whole oats, and wheat bran is good. The corn and oats may be ground until the calves are used to eating them. Increase the grain allowance gradually up to weaning time.

ing a brass band for the occasion. And some have predicted that 500 women will attend the convention.

SOCIAL

Miss Louise Williams, of Smithfield, visited Mrs. Helen McLaughlin in Lillington, over the week-end.

Mrs. Joe A. Parker and Miss Eunice Parker were the out-of-town guests of Mrs. Harvey Boney in Smithfield over the week-end.

Mr. William Nicholas Rose and Miss Ethel Benton, of Benson, were in Smithfield Monday evening.

Mayor J. D. Underwood, of Smithfield, accompanied by young Mr. Joe Register, of Smithfield, were visitors in Newton Grove section Sunday afternoon.

Mr. and Mrs. J. C. Stancil and four sons, John, Joseph, Charles, and Moses visited Mr. J. J. Stancil in Mullins, S. C. Sunday.

Mrs. J. D. Underwood, of Smithfield, has been spending the last week with friends in Newton Grove.

Misses Lillian Calais and Ann Elizabeth Lee, of Smithfield, spent the week-end in Benson, where they visited Miss Hilda Brown, formerly of Smithfield.

Mr. R. M. Mason of Micro, was a business visitor in Smithfield Monday afternoon.

Miss Edith Henry, a student of Meredith College, was at her home in Smithfield for the week-end.

Mr. and Mrs. N. M. Lawrence and their daughter, Miss Mary Ellen Lawrence, formerly of Smithfield and who now lives in Raleigh, visited their daughter, Mrs. John W. Ives in Smithfield Sunday.

Miss Lily Koonce Patterson, a student of Peace Institute, was at her home in Smithfield over the week-end.

Miss Juanita Sorrell, a student of Meredith College, visited Mrs. T. S. Ragsdale in Smithfield Sunday.

Miss Deans Holland, formerly of Smithfield and who now lives in Durham, was a visitor in Smithfield Sunday.

Mrs. L. E. Watson entertained the Sans-Souci club in Smithfield Thursday afternoon. There was a large attendance and delicious refreshments were served.

REGARDING PRIZES IN LIVE-AT-HOME CONTESTS

Raleigh, April 30.—Essays, posters and booklets submitted in competition for the State prizes in the live-at-home contests, which were inaugurated in the schools this year, are now being received at the office of the State Superintendent of Public Instruction, it is learned today. Although the county and city school systems have until May 15 to file their entries in the various State-wide contests, many have already completed their local elimination contests and are filing their winning essays, posters and booklets with the State office.

According to Supt. A. T. Allen the posters which have been filed are very interesting, and show that the school children have done a fine piece of work. In Supt. Allen's opinion the committee which will decide this contest will have a very difficult task in selecting the prize winning posters for the State. "I see right now," he added, "that we will have to find space to exhibit this work, in order that those who wish may get an idea of what the school children of the State have done in this live-at-home program."

Creditable posters have been received from Iredell, Cabarrus and Lenoir County, and the Statesville city system. There are still others which have not been opened by the State officials.

"These essays and posters do not represent all the work that the school children are doing," continued Supt. Allen. "I have an invitation here to attend a dinner, the food for which will be secured from garden and poultry projects carried on by the students themselves. These students are very proud of their success in these projects, and if possible I am going to accept their invitation to help them enjoy this dinner."

"To my mind, this kind of an activity is really worthwhile, and will inculcate habits in the children which will be valuable to them when they grow up into manhood and womanhood."

The North Carolina Forestry Association will hold its annual meeting at North Wilkesboro in mid-September, announces R. W. Graeber, extension forester at State College.

Never boil new peas; let them simmer. Salt the water very lightly. Some cooks add the salt when the cooking is half done. Do not cover while cooking, and do not cook longer than necessary for tenderness.

Irwin Tucker Enters Race As Republican Aspirant To Senate

He is Fourth Member of His Party To File; Is a Distinct Surprise

Raleigh, April 25.—Former District Attorney Irvin B. Tucker's entrance into the statewide primary as Republican candidate for the United States senate today gave Raleigh the surprise of a century and hefted the senatorial fight, 1,000 per cent.

Mr. Tucker would have been the ideal candidate six months ago and by common consent would have had a runaway if the failure to make him for the third term district attorney had not destroyed in part his availability. He hails from the east, is young, splendid campaigner, a superb Christian gentleman, without a drop of guile, a prohibitionist without reproach of politics, and an able lawyer.

Superlative Record

He lost the district attorneyship on a superlative record. The United States distinct attorneyship under his incumbency was a prosecuting office. The bootleggers, blockaders and hicker-dicks had a hard time with him. Nobody ever accused him of soaking a Democrat because he was a Democrat and nobody ever missed a soaking because he was a Republican. The common tribute to Tucker was that no human being in North Carolina ever approached him with a political proposal in his office. There were no lawyers in the state who were credited with having any hold on him.

But the Republicans did not indorse him for district attorney and the exceedingly dry record of this prosecuting attorney of the government was just a bit too good for the common run of voters. The hard Democratic papers paid him remarkable tribute.

Bars Are Closed

The bars were closed at 12 o'clock tonight against further candidacies for the senate, Congress and state offices with at least 122 aspirants legally entered.

Tucker brings to four the number of Republican senatorial candidates. He will battle for the nomination. Rev. Grady Dorsett, of Wake Forest; George E. Butler, of Clinton, and Congressman George M. Pritchard, of Asheville.

Three men are qualified to seek the Democratic nomination, Senator F. M. Simmons, Josiah W. Bailey and T. L. Estep, of Stratford, Allegheny county.

I. G. Greer, Republican, of Boone, will run for state treasurer against Nathan O'Berry, and Republicans, J. T. Prevette, of North Wilkesboro, and B. C. Campbell, of Greensboro, will seek the two corporation commission places to be filled this year.

Congress List

Candidates for Congress follows: First district, Lindsay Warren, of Washington, Democratic incumbent; second district, John R. Kerr, of Warrenton, Democratic incumbent, and E. Dana Dickers, of Halifax, Republican; third district, Charles E. Abernethy, New Bern, Democratic incumbent, Samuel H. Hobbs, Democrat, of Clinton, and William Giles Mebane, Republicans, of Beaufort; fourth, Ed W. Pou, of Smithfield, Democratic incumbent, and C. H. Matthews, Republican, of Spring Hope; fifth, Frank Hancock, of Oxford; A. F. Sams, of Winston-Salem, and John F. Reynolds, of Wentworth, Republican; sixth, J. Bayard Clark, of Fayetteville, Democratic incumbent, and C. Ed Taylor, of Southport, Republican; seventh, William C. Hammer, of Ashboro, Democratic incumbent and Colin G. Spencer, of Carthage, Republican; eighth, Robert L. Doughton, of Laurel Springs, Democrat incumbent, and E. F. Wakefield, of Lenoir, Republican; ninth, H. C. Jones, of Charlotte; A. L. Bulwinkle, of Gastonia, Dr. W. Albert Sams, of Marshall, Democrats and Charles A. Jonas, of Lincoln, Republican incumbent; tenth, Wallace B. Stone, of Asheville, Zebulon Weaver, of Asheville, Democrats, and Brownslow Jackson, of Hendersonville, Republican.

The principal objective in feeding chicks is to obtain maximum growth and to cause as little mortality as possible. Young chicks should be fed frequently, but only a small quantity each time. After the chicks are 48 hours old they should be fed four times daily for the first two or three weeks, and three times daily thereafter. Regularity in feeding is of very great importance, especially during this early period. The use of all-mash feed for baby chicks is advised although the average poultry raisers are still feeding the scratch grains in addition.